EXHIBIT AAH

1	UNITED STATES DISTRICT COURT
2	SOUTHERN DISTRICT OF NEW YORK
3	
4	
5	IN RE: TERRORIST :
6	ATTACKS ON : 03-MDL-1570
7	SEPTEMBER 11, 2001 : (GBD)(SN)
8	
9	
10	Thursday, February 21, 2019
11	
12	THIS TRANSCRIPT CONTAINS CONFIDENTIAL
13	MATERIAL
14	
15	Day 2 of the videotaped deposition of
16	ADNAN BASHA, taken pursuant to notice, was held
17	at the Park Hyatt Jeddah, Al Hamra District,
18	Southern Corniche, Jeddah, Saudi Arabia, 21432,
19	beginning at 3:03 p.m., on the above date,
20	before Lisa V. Feissner, RDR, CRR, Notary
21	Public.
22	
23	GOLKOW LITIGATION SERVICES
	877.370.3377 ph 917.591.5672 fax
24	deps@golkow.com

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1
                 Dr. Basha, before we pivoted, I had
           0.
2
    marked a document as Basha-159. And it's in
3
    English.
4
                 (Reporter interruption.)
5
                 (Exhibit Basha-159 marked for
6
            identification and attached to the
7
            transcript.)
8
    BY MR. CARTER:
9
                 Dr. Basha, this is an August 3,
           Ο.
10
    2006 press release from the United States
11
    Department of the Treasury relating to the
12
    United States' designation of the Philippine
13
    and Indonesian branches of the IIRO, and
14
    Abdul-Hamid Sulaiman Al-Majil, for facilitating
15
    fundraising for Al Qaida.
16
                 Were you aware that the U.S.
17
    government took those actions against the
18
    branches of the IIRO and Mr. Mujil?
19
                 This is what I was told by the
           Α.
20
    lawyer.
21
                 Did the IIRO conduct an
            Ο.
22
    investigation, following these designations,
23
    into the U.S. claim that the offices referenced
24
    and Mr. Mujil were involved in supporting Al
```

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1
                  CERTIFICATE
2.
3
           I, Lisa V. Feissner, RDR, CRR, CLR,
4
    Notary Public, certify that the foregoing is a
5
    true and accurate transcript of the deposition
    of said witness, who was first duly sworn by me
6
7
    pursuant to the stipulation of counsel on the
8
    date and place hereinbefore set forth.
9
           I further certify that I am neither
    attorney nor counsel for, nor related to or
10
11
    employed by, any of the parties to the action
12
    in which this deposition was taken, and
13
    further, that I am not a relative or employee
14
    of any attorney or counsel employed in this
15
    action, nor am I financially interested in this
16
    case.
17
18
19
           Lisa V. Feissner, RDR, CRR, CLR
           Notary Public
20
           Dated: February 26, 2019
21
2.2
           (The foregoing certification of this
    transcript does not apply to any reproduction
23
    of the same by any means, unless under the
    direct control and/or supervision of the
24
    certifying reporter.)
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